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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
09/905,356	07/13/2001	Yuichiro Deguchi	SONI-6300	3812	
7590 10/18/2004			EXAMINER		
Valley Oak Law			BACKER, FIRMIN		
Number 106 5655 Silver Creek Valley Road San Jose, CA 95138			ART UNIT	PAPER NUMBER	
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			DATE MAILED: 10/18/2004		

Please find below and/or attached an Office communication concerning this application or proceeding.

· ·			Application No.	Applicant(s)	Ch	_			
Office Action Summary		09/905,356	DEGUCHI, YUIC	HIRO					
		Examiner	Art Unit						
			Firmin Backer	3621					
Period fo	The MAILING DATE of this commun or Reply	nication app	ears on the cover sheet with	the correspondence a	ddress				
THE I - Exter after - If the - If NO - Failu - Any I	ORTENED STATUTORY PERIOD F MAILING DATE OF THIS COMMUN resions of time may be available under the provision: SIX (6) MONTHS from the mailing date of this come, period for reply specified above is less than thirty (2) period for reply is specified above, the maximum is re to reply within the set or extended period for reply reply received by the Office later than three months and patent term adjustment. See 37 CFR 1.704(b).	IICATION. s of 37 CFR 1.13 munication. 30) days, a reply tatutory period wi y will, by statute,	6(a). In no event, however, may a reply within the statutory minimum of thirty (3 ill apply and will expire SIX (6) MONTH cause the application to become ABAN	y be timely filed 10) days will be considered time S from the mailing date of this DONED (35 U.S.C. § 133).	≥ly. communication.				
1)⊠	Responsive to communication(s) fil	ed on <u>02 Au</u>	gust 2004.						
2a) <u></u>	This action is FINAL.	2b)⊠ This a	action is non-final.						
3)	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.								
Dispositi	on of Claims								
5)□ 6)⊠ 7)□	Claim(s) 1-47 is/are pending in the application. 4a) Of the above claim(s) is/are withdrawn from consideration. Claim(s) is/are allowed. Claim(s) 1-47 is/are rejected. Claim(s) is/are objected to. Claim(s) are subject to restriction and/or election requirement.								
•	on Papers	ction and/or	cicolon requirement.						
9) [] 10) []	The specification is objected to by the The drawing(s) filed on is/are Applicant may not request that any objections are the second including the seco	e: a) ☐ acce ection to the d g the correcti	pted or b) objected to by rawing(s) be held in abeyance on is required if the drawing(s)	. See 37 CFR 1.85(a). is objected to. See 37 C	• •				
-	The oath or declaration is objected t inder 35 U.S.C. §§ 119 and 120	o by the Ex	aminer. Note the attached C	mice Action of form P	10-152.				
12)	Acknowledgment is made of a claim All b) Some * c) None of: 1. Certified copies of the priority 2. Certified copies of the priority 3. Copies of the certified copies application from the Internation of the attached detailed Office action of the attached detailed Office action of the specific reference was included a claim of the foreign lattacknowledgment is made of a claim of the foreign lattacknowledgment is made of a claim of the foreign lattacknowledgment is made of a claim of the first service of the first service of the service of the first service of the priority of	documents documents of the priori onal Bureau on for a list of for domestic ed in the first for domestic	have been received. have been received in App ty documents have been re (PCT Rule 17.2(a)). of the certified copies not re- priority under 35 U.S.C. § t sentence of the specification visional application has been	lication No ceived in this Nationa ceived. 119(e) (to a provisiona on or in an Application n received. 120 and/or 121 since	al application) n Data Sheet. e a specific				
Attachment	t(s) e of References Cited (PTO-892)		4) 🔲 Interview Sum	ımary (PTO-413) Paper No	.(e)				
2) 🔲 Notic	e of References Cited (P10-692) e of Draftsperson's Patent Drawing Review (F nation Disclosure Statement(s) (PTO-1449) F		5) Notice of Infor	mal Patent Application (PT					

Art Unit: 3621

Continued Examination Under 37 CFR 1.114

1. A request for continued examination under 37 CFR 1.114, including the fee set forth in 37 CFR 1.17(e), was filed in this application after final rejection. Since this application is eligible for continued examination under 37 CFR 1.114, and the fee set forth in 37 CFR 1.17(e) has been timely paid, the finality of the previous Office action has been withdrawn pursuant to 37 CFR 1.114. Applicant's submission filed on August 2nd, 2004 has been entered.

Response to Arguments

2. Applicant's arguments with respect to claims 1-47 have been considered but are moot in view of the new ground(s) of rejection.

Claim Rejections - 35 USC § 103

- 1. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 2. Claims 1-47 are rejected under 35 U.S.C. 103(a) as being unpatentable over by Rhoads et al (U.S. PG Pub. No 2002/0012403) in view of Harris et al (U.S. PG Pub. 2002/0056084).

Application/Control Number: 09/905,356

Art Unit: 3621

As per claims 1, Rhoads et al teach vendor tracking system for use with a data marking 3. device, comprising: a data network (network fig 1) a user terminal (user device, 10) coupled to the data network configured to transmit a signal including information corresponding to marked data (see figs 4, 5) a vendor terminal (server, local application) configured to transmit (extract and communicate) a vendor identification code (code identifier to identifies distributor) (see figs 7-9, paragraphs 0118-0123); a server terminal coupled to the data network configured to receive the signal from the user terminal and the vendor identification code, the server terminal further configured to transmit information corresponding to the vendor identification code and the received signal to the user terminal (see figs 7-9, paragraphs 0118-0123). Rhoads et al fail to teach an inventive concept wherein the marked data indicates a time selected by the use while utilizing content and the marked data represents content that is broadcasted at the time. However, Harris et al teach an inventive concept wherein the marked data indicates a time selected by the use while utilizing content and the marked data represents content that is broadcasted at the time (see paragraph 0012, 0020, 0044, 0080). Therefore, it would have been obvious to one of ordinary skill in the art at the time the invention was made to modify Rhoads et al's inventive concept to include Harris's inventive concept wherein the marked data indicates a time selected by the use while utilizing content and the marked data represents content that is broadcasted at the time because this would have allowed a user to mark one or more television programs for receiving additional information via a global computer network at a later time related to the marked programs.

Page 3

Art Unit: 3621

4. As per claims 2, Rhoads et al teach vendor tracking system wherein the signal corresponding to the marked data includes one or more of a time information a date information, and a user identification information (see figs 7-9, paragraphs 0118-0123).

- 5. As per claims 3, Rhoads et al teach vendor tracking system further including a data marking device configured to transmit information corresponding to the marked data and data marking device identification code (see figs 7-9, paragraphs 0118-0123).
- 6. As per claims 4, Rhoads et al teach vendor tracking system wherein the data marking device identification code is a predetermined length numeric sequence, a predetermined length letter sequence, and a predetermined length combination of numeric and letter sequence (see figs 7-9, paragraphs 0118-0123).
- 7. As per claims 5, Rhoads et al teach vendor tracking system wherein the marked data corresponds to one of a radio broadcast music clip, a television broadcast music clip, and a web-cast broadcast music clip (see paragraphs 0020-0039).
- 8. As per claims 6, Rhoads et al teach vendor tracking system wherein the data marking device includes an electronic music marker (see paragraphs 0020-0039).
- 9. As per claims 7, Rhoads et al teach vendor tracking system wherein the user terminal includes one of a personal computer, an internet access enabled personal digital assistant, a

Art Unit: 3621

Wireless Application Protocol enabled mobile telephone, and an i-mode enabled mobile telephone (see figs 1, 2, 3).

- 10. As per claims 8, Rhoads et al teach vendor tracking system wherein the data network includes one of a Local Area Network (LAN), a Wide Area Network (WAN), and an internet connection (see paragraphs 0020-0039).
- 11. As per claims 9, Rhoads et al teach vendor tracking system wherein the user terminal and the server terminal are coupled to the data network using one of a TCP/IP protocol and a wireless application protocol (see paragraphs 0020-0039).
- 12. As per claims 10, Rhoads et al teach vendor tracking system wherein the vendor terminal is coupled to the data network (see figs 1, 2, 3).
- As per claims 11, Rhoads et al teach vendor tracking system wherein the user terminal 13. includes an output unit, the output unit configured to display information received from the server terminal (see paragraphs 0020-0039).
- 14. As per claims 12, Rhoads et al teach vendor tracking system wherein the displayed information includes a vendor sales information corresponding to the purchase of a product for the marked data from a store related to the vendor terminal (see paragraphs 0020-0039).

Art Unit: 3621

15. As per claims 13, Rhoads et al teach vendor tracking system wherein the store includes one of a retail store of the vendor terminal and an online store of the vendor terminal (see paragraphs 0020-0039).

- 16. As per claims 14, Rhoads et al teach vendor tracking system wherein the vendor sales information displayed on the display unit of the user terminal includes a telephone number of the store, a hypertext link for the store, a facsimile number of the store, an email address of the store, a price information for the purchase of the product, and a delivery information for the delivery of the product (see paragraphs 0020-0039).
- 17. As per claims 15, Rhoads et al teach vendor tracking system wherein marked data includes information corresponding to a broadcast music clip, and further, wherein the product includes one or more of a CD, a video tape, an audio cassette corresponding to the broadcast music clip (see paragraphs 0020-0039).
- 18. As per claims 16, Rhoads et al teach vendor tracking system wherein the server terminal includes a storage unit for storing the vendor identification code received from the vendor terminal and the received signal from the user terminal (see paragraphs 0020-0039).
- 19. As per claims 17, Rhoads et al teach vendor tracking system wherein the vendor terminal is further configured to transmit one or more of a purchased product identification code, the one

Art Unit: 3621

or more of the purchased product identification code corresponding to the transmitted signal from the user terminal (see paragraphs 0020-0039).

- 20. As per claims 18, Rhoads et al teach vendor tracking system wherein each of the one or more of the purchased product identification code is unique (see figs 7-9, paragraphs 0118-0123).
- 21. As per claims 19, Rhoads et al teach vendor tracking system further including a playlist provider configured to transmit to the server terminal information related to the data broadcast from a radio or a television station corresponding to marked data (see figs 7-9, paragraphs 0118-0123).
- 22. As per claims 20, Rhoads et al teach vendor tracking system wherein the playlist provider is coupled to the data network (see figs 1, 2, 3).
- As per claims 21, Rhoads et al teach vendor tracking system for use with a music marker device (see figs 4, 5), comprising: a data network (network fig 1); a music marker device (embedded process, (see figs 1, 2, 3) configured to store information corresponding to one or more of a music broadcast, a user terminal (user device, 10) coupled to the marker device, the user terminal configured to receive the stored information corresponding to the one or more of a music broadcast from the marker device and an identification code corresponding to the marker device for transmission over the data network (see figs 1, 2, 3) a vendor terminal (distributor)

Art Unit: 3621

configured to transmit a vendor identification code (distributor ID) and one or more of purchased marker device identification codes corresponding to the vendor identification code (see paragraphs 0020-0039); a server terminal (server) coupled to the data network configured to receive the information corresponding to the one or more of the music broadcast and the marker device identification code from the user terminal (see figs 4, 5), and the vendor identification code and the one or more the purchased marker device identification codes corresponding to the vendor identification code, the server terminal further configured to compare the identification code received from the user terminal with the one or more of the identification codes received from the vendor terminal, and accordingly, to transmit information to the user terminal based on the comparison (see figs 7-9, paragraphs 0118-0123). Rhoads et al fail to teach an inventive concept wherein the marked data indicates a time selected by the use while utilizing content and the marked data represents content that is broadcasted at the time. However, Harris et al teach an inventive concept wherein the marked data indicates a time selected by the use while utilizing content and the marked data represents content that is broadcasted at the time (see paragraph 0012, 0020, 0044, 0080). Therefore, it would have been obvious to one of ordinary skill in the art at the time the invention was made to modify Rhoads et al's inventive concept to include Harris's inventive concept wherein the marked data indicates a time selected by the use while utilizing content and the marked data represents content that is broadcasted at the time because this would have allowed a user to mark one or more television programs for receiving additional information via a global computer network at a later time related to the marked programs.

Art Unit: 3621

- 24. As per claims 22, Rhoads et al teach vendor tracking system wherein the stored information corresponding to the one or more broadcast music includes one or more of a time information corresponding to the music broadcast a date information corresponding to the music broadcast and a geographic information corresponding to the music broadcast (see figs 1, 2, 3).
- 25. As per claims 23, Rhoads et al teach vendor tracking system wherein each of the one or more of the purchased marker device identification codes is a unique predetermined length numeric sequence, a unique predetermined length letter sequence, and a unique predetermined length combination of numeric and letter sequence (see paragraphs 0020-0039).
- 26. As per claims 24, Rhoads et al teach vendor tracking system wherein the information transmitted from the server terminal to the user terminal includes one or more of a name of the broadcast music, a name of the artist of the broadcast music, a name of the music album (see paragraphs 0020-0039).
- 27. As per claims 25, Rhoads et al teach vendor tracking system wherein the information transmitted from the server terminal to the user terminal further includes purchase information for the purchase of the broadcast music (see paragraphs 0020-0039).
- 28. As per claims 26, Rhoads et al teach vendor tracking system wherein the purchase information includes information corresponding to a store of the vendor terminal (see paragraphs 0020-0039).

Art Unit: 3621

29. As per claims 27, Rhoads et al teach vendor tracking system wherein the information corresponding to the store includes a hypertext link to an online retail store of the vendor terminal.

- 30. As per claims 28, Rhoads et al teach vendor tracking system wherein the purchase information includes one or more of cost information for the purchase the broadcast music album, shipping information for the delivery of the broadcast music album purchase, and a payment type information for the purchase of the broadcast music album purchase (see figs 7-9, paragraphs 0118-0123).
- 31. As per claims 29, Rhoads et al teach vendor tracking system wherein the information transmitted from the server terminal to the user terminal is displayed on a display unit of the user terminal as one or more of a two-dimensional image, a three-dimensional still image, a dynamic video image, and a text data (see figs 7-9, paragraphs 0118-0123).
- 32. As per claims 30, Rhoads et al teach vendor tracking system wherein the user terminal includes one of a personal computer, an internet access enabled personal digital assistant, a Wireless Application Protocol enabled mobile telephone, and an i-mode enabled mobile telephone (see paragraphs 0020-0039).

Page 11

Art Unit: 3621

33. As per claims 31, Rhoads et al teach vendor tracking system wherein the data network includes one of a Local Area Network (LAN), a Wide Area Network (WAN), an internet connection, and a wireless data exchange network (see paragraphs 0020-0039).

- 34. As per claims 32, Rhoads et al teach vendor tracking system wherein the user terminal and the server terminal are coupled to the data network using one of a TCP/IP protocol, and a wireless application protocol (see paragraphs 0020-0039).
- 35. As per claims 33, Rhoads et al teach a method comprising receiving a vendor identification code and one or more data marking device identification code corresponding to the vendor identification code; receiving one or more marked data and a corresponding data marking device identification code; comparing the data marking device identification code corresponding to the vendor identification code with the data marking device identification code corresponding to the one or more marked data; and transmitting purchase information related to the marked data from a vendor corresponding to the received vendor identification code based on the comparing step (see figs 7-9, paragraphs 0020-0039, 0118-0123). Rhoads et al fail to teach an inventive concept wherein the marked data indicates a time selected by the use while utilizing content and the marked data represents content that is broadcasted at the time. However, Harris et al teach an inventive concept wherein the marked data indicates a time selected by the use while utilizing content and the marked data represents content that is broadcasted at the time (see paragraph 0012, 0020, 0044, 0080). Therefore, it would have been obvious to one of ordinary skill in the art at the time the invention was made to modify Rhoads et al's inventive concept to include

Art Unit: 3621

Harris's inventive concept wherein the marked data indicates a time selected by the use while utilizing content and the marked data represents content that is broadcasted at the time because this would have allowed a user to mark one or more television programs for receiving additional information via a global computer network at a later time related to the marked programs.

- 36. As per claims 34, Rhoads et al teach a method further including displaying the transmitted purchase information (see paragraphs 0020-0039).
- 37. As per claims 35, Rhoads et al teach a method further including storing the received vendor identification code and the data marking device identification code corresponding to the vendor identification code (see paragraphs 0020-0039).
- 38. As per claims 36, Rhoads et al teach a method further including storing the received one or more marked data and the corresponding data marking device identification code (see paragraphs 0020-0039).
- 39. As per claims 37, Rhoads et al teach a method further including updating the stored one or more data marking device identification code corresponding to the received vendor identification code and the stored data marking device identification code corresponding to the received marked data (see figs 7-9, paragraphs 0118-0123).

Art Unit: 3621

40. As per claims 38, Rhoads et al teach a method wherein each of the one or more data marking device identification code is unique (see paragraphs 0020-0039).

- 41. As per claims 39, Rhoads et al teach a method wherein the data marking device identification code corresponding to the vendor identification code and the data marking device identification code corresponding to the marked data are the same (see paragraphs 0020-0039).
- 42. As per claims 40, Rhoads et al teach a method comprising purchasing a data marking device from a vendor; marking one or more broadcast data (embedding process, figs 1, 2) communicating (linking) with a data marking device service provider (distributor) (see fig 2); receiving purchase information (offer link sale) corresponding to the marked one or more broadcast data for purchase from the vendor (see fig 2) (see paragraphs 0020-0039). Rhoads et al fail to teach an inventive concept wherein the marked data indicates a time and the marked data represents content that is broadcasted at the time. Rhoads et al fail to teach an inventive concept wherein the marked data indicates a time selected by the use while utilizing content and the marked data represents content that is broadcasted at the time. However, Harris et al teach an inventive concept wherein the marked data indicates a time selected by the use while utilizing content and the marked data represents content that is broadcasted at the time (see paragraph 0012, 0020, 0044, 0080). Therefore, it would have been obvious to one of ordinary skill in the art at the time the invention was made to modify Rhoads et al's inventive concept to include Harris's inventive concept wherein the marked data indicates a time selected by the use while utilizing content and the marked data represents content that is broadcasted at the time because

Art Unit: 3621

this would have allowed a user to mark one or more television programs for receiving additional information via a global computer network at a later time related to the marked programs.

- 43. As per claims 41, Rhoads et al teach a method wherein the data marking device includes an electronic music marker device (see paragraphs 0020-0039).
- 44. As per claims 42, Rhoads et al teach a method wherein the one or more broadcast data includes one or more radio broadcast music clip, a television broadcast music clip and a web-cast broadcast music clip (see paragraphs 0020-0039).
- 45. As per claims 43, Rhoads et al teach a method wherein the communicating includes: connecting to a gateway device; and accessing a user account in a web domain of the service provider (see paragraphs 0020-0039).
- 46. As per claims 44, Rhoads et al teach a method wherein the gateway device includes one or more of a personal computer, an internet access enabled personal digital assistant, a Wireless Application Protocol enabled mobile telephone, and an i-mode enabled mobile telephone (see paragraphs 0020-0039).
- 47. As per claims 45, Rhoads et al teach a method wherein the received purchase information includes a purchase price of a music album corresponding to the marked broadcast data from the vendor (see paragraphs 0020-0039).

Art Unit: 3621

48. As per claims 46, Rhoads et al teach a method wherein the communicating includes establishing a connection with a data network under one of a TCP/IP protocol, and a wireless application protocol (see paragraphs 0020-0039).

49. As per claims 47, Rhoads et al teach a vendor tracking system for use with a data marking device, comprising: means for receiving a vendor identification code and one or more data marking device identification code corresponding to the vendor identification code; means for receiving one or more marked data and a corresponding data marking device identification code; means for comparing the data marking device identification code corresponding to the vendor identification code with the data marking device identification code corresponding to the one or more marked data; and means for transmitting purchase information related to the marked data from a vendor corresponding to the received vendor identification code based on the comparing means (see figs 7-9, paragraphs 0020-0039, 0118-0123). Rhoads et al fail to teach an inventive concept wherein the marked data indicates a time selected by the use while utilizing content and the marked data represents content that is broadcasted at the time. However, Harris et al teach an inventive concept wherein the marked data indicates a time selected by the use while utilizing content and the marked data represents content that is broadcasted at the time (see paragraph 0012, 0020, 0044, 0080). Therefore, it would have been obvious to one of ordinary skill in the art at the time the invention was made to modify Rhoads et al's inventive concept to include Harris's inventive concept wherein the marked data indicates a time selected by the use while utilizing content and the marked data represents content that is broadcasted at the time

Art Unit: 3621

because this would have allowed a user to mark one or more television programs for receiving additional information via a global computer network at a later time related to the marked programs.

Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Firmin Backer whose telephone number is (703) 305-0624. The examiner can normally be reached on Mon-Thu 9:00 AM - 5:00 PM.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, James Trammell can be reached on (703) 305-9768. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

Firmin Backer